

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Stephen Mark MUELLER et al. Group Art Unit : 2155  
Appl. No. : 10/628,248 Examiner : B. R. Bruckart  
Filed : July 29, 2003 Confirmation No. : 5445  
For : PRESENCE ENHANCED TELEPHONY SERVICE  
ARCHITECTURE

### SUMMARY OF PERSONAL INTERVIEW

Commissioner for Patents  
U.S. Patent and Trademark Office  
Customer Service Window, Mail Stop **AF**  
Randolph Building  
401 Dulany Street  
Alexandria, VA 22314

Sir :

The following is a statement of the substance of the personal interview conducted on September 6, 2007 with regard to the above captioned application. The participants to the interview were Examiner Benjamin R. Bruckart and Applicant's representative, Safet Metjahic.

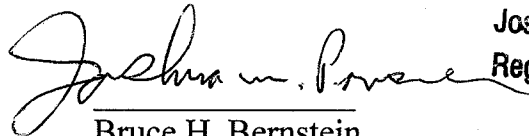
Initially, Applicants express their appreciation to Examiner Bruckart for extending Applicants' representative, Mr. Metjahic, an opportunity to personally explain, for example, the distinctions between the subject matter recited in claims 1, 10, 13 and 16 and the documents relied upon in the final Official Action (dated July 26, 2007), including PESSI et al.

During the September 6, 2007 personal interview, Mr. Metjahic explained how PESSI et al, either taken alone, or in any proper combination with the other applied

documents, does not disclose or render obvious, *inter alia*, comparing a session initiator's identity to preferences of a session terminator (or target), and sending a preferred treatment to a requestor and initiating a session based on the preferred treatment, as required for a rejection based on anticipation of, *e.g.*, independent claims 1, 10 or 13. Mr. Metjahic also explained how PESSI et al, either taken alone, or in any proper combination with the other applied documents, does not disclose or render obvious, *inter alia*, generating a request for presence information in response to a received session request from a session initiator, receiving preferred treatment from a presence platform and initiating a telecommunications session with an other user in response to the obtained presence information and the preferred treatment information, as recited, *e.g.*, in independent claim 16. No agreement was reached between Examiner Bruckart and Mr. Metjahic.

Should the Examiner have any questions, the Examiner is invited to contact the undersigned at the below-listed telephone number.

Respectfully Submitted,  
Stephen Mark MUELLER et al.



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September 25, 2007  
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